UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE: SATYAM COMPUTER SERVICES LTD. SECURITIES LITIGATION

No. 09-MD-2027-BSJ

DECLARATION OF LOUIS GOTTLIEB IN FURTHER SUPPORT OF (I) LEAD PLAINTIFFS' MOTION FOR FINAL APPROVAL OF THE PROPOSED CLASS ACTION SETTLEMENTS WITH DEFENDANTS SATYAM COMPUTER SERVICES LTD. AND THE PWC ENTITIES AND THE PROPOSED PLAN OF ALLOCATION; AND (II) LEAD COUNSEL'S MOTION FOR AN AWARD OF ATTORNEYS' FEES AND REIMBURSEMENT OF LITIGATION EXPENSES

I, LOUIS GOTTLIEB, declare as follows, pursuant to 28 U.S.C. § 1746:

- 1. I am a member of the law firm of Labaton Sucharow LLP ("Labaton"). I am admitted to practice before this Court. I have personal knowledge of the matters set forth herein.
- LLP ("BLB&G"), Grant & Eisenhofer P.A. ("G&E"), and Kessler Topaz Meltzer & Check, LLP ("KTMC") are the Court-appointed lead counsel ("Lead Counsel") for the Court-appointed lead plaintiffs the Public Employees' Retirement System of Mississippi, Mineworkers' Pension Scheme, SKAGEN AS, and Sampension KP Livsforsikring A/S (collectively, "Lead Plaintiffs") and the Class and named plaintiff International Brotherhood of Electrical Workers Local Union #237 ("IBEW") and class representative for the Sub-Classes, Brian F. Adams ("Adams"), in this consolidated securities class action lawsuit (the "Action").
- 3. On August 23, 2011, I received an objection from John N. Pavlis in the mail. A true and correct copy of this objection, with personal information redacted, is attached hereto as Exhibit 1.

4. I have not received any other objections.

I declare under penalty of perjury that the foregoing is true and correct. Executed on September 1, 2011.

LOUIS GOTTLIEB

EXHIBIT 1

UNITED STATES DISTRICT COURT

IN THE SOUTHERN DISTRICT OF NEW YORK

IN RE: SATYAM COMPUTER SERVICES LTD. SECURITIES LITIGATION

CASE NO: 09-MD-2027-BSJ

LEAD PLAINTIFF
LABATON SUCHAROW LLP
Louis Gottlieb
140 Broadway
New York, NY 10005

SETTLING DEFENDANT (SATYAM) JONES DAY Jayant W. Tambe 222 East 41st Street New York, NY 10017

PwC ENTITIES
WILMER HALE LLP
Fraser L. Hunter, Jr.
399 Park Avenue
New York, NY 10022

OBJECTION TO PROPOSED SETTLEMENT

Now Comes JOHN N. PAVLIS and for OBJECTION TO PROPOSED SETTLEMENT in the above matter, and states as follows:

- 1. That JOHN N. PAVLIS is a duly licensed attorney, authorized to practice law in the State of Michigan and duly admitted to practice law in the United States Federal Courts.
- 2. That this OBJECTION TO PROPOSED SETTLEMENT is made in Proper Person as JOHN N. PAVLIS, is a member of the class affected by the Proposed Settlement as verified by

the attached Ameritrade Brokerage Account statement, attached hereto and made a part hereof.

- 3. That the this OBJECTION is made for two separate and distinct reasons.
- A. That the first reason for the OBJECTION is that the compensation to be paid to the damaged Claimants in not only excessively small, it borders upon the ridiculous. Further but for the Attorneys' fees requested as hereinafter set forth, the amount to the damaged Claimant should be at the least, twice what is proposed in the Notice.
- B. The second reason for the OBJECTION is that the attorneys have porposed outlandish and highly confiscatory fees; they are requesting 17% of each Settlement Fund; what is so magic about 17% and why shouldn't they be limited to 5% based on the hourly rate of the staff involved in the work. Legal or clerical
- 4. If the Court allows the fees suggested by the attorneys, then, in that event, the Court will be participating in the fleecing of the public and will only serve to further inflame the public feelings not only about Wall Street, but about attorneys who operate in that venue.
- 5. The Court must put a stop to this highway robbery and rule in favor of granting the Claimants a greater portion of the Settlement and not be persuaded by attorneys that the attorneys' fees proposed are fair and reasonable, as they are neither.

WHEREFORE, JOHN N. PAVLIS, prays that this Honorable Court deny the Settlement as proposed by the attorneys as it is highly unfair to all Claimants and decidedly slanted in favor of the attorneys who are requesting fees that are not only exorbitant, but more that the proposed fees and the small amount suggested for the Claimants shock the conscience.

Dated: August 17, 2011

JOHN N. PAVLIS

Prepared by;

John N. Pavlis (P18724) Attorney at Law 110 W. Court St. Flint, MI 48502 (810) 238-0780



PO Box 733 Bensalem, PA 19020-0733

Please do not send correspondence or deposits to the above address

023788 119 23788

PATRICIA C PAVLIS TEN ENT

JOHN N PAVLIS &

T7-013555975

PAVLIS JOH Tax Identification Number: Account Number:

Your Representative:
AMERITRADE
DIVISION OF AMERITME INC
PO BOX 2209
OMAHA, NE 68103-228

User Name:

This is important tax information and is being furnished to the intermagnenue Service. If you are required to file a return, a negligence penalty or other sanction and be imposed on you if this income is taxable and the IRS determines that it has not book reported. Ameritrade, inc., Federal Tax Identification Number: 47-0533629 For 1099 questions, please call: 888-871-9007

Form	Form 1099-DIV Dividends and Distributions	OMB No: 1545-0110)
Line #	Category	Amount
18	Total Ordinary Dividends	80.00 80.00
1b	Qualified Dividends	00.00
2a	Total Capital Gain Distributions (Includes Line 2b, 2c, 2d)	0.00
25	Unrecaptured Section 1250 Gain	0000
50	Section 1202 Gain	85
5d	Collectibles (28% Gain)	000
ო	Nontaxable Distributions	000
4	Federal Income Tax Withheld	00'0
Ŋ	Investment Expenses	0.00
9	Foreign Tax Paid	0.00 Olehor positi
7	Foreign Country Or U.S. Possession	see De(alls
ω	Liquidation Distribution - Cash	0.00
O)	Liquidation Distribution - Noncash	0.00
Form 4	Form 1099, B Proposeds Brom Bryles 9. Barter Bookman Transconfirms	OMB No: 1545-0715)
	the process that prove or parter exchange Hansachous	Amount
Fine #	Category	Short of S
a	Date of Sale or Exchange	See Details
1b	CUSIP No.	oee Delais
2	Stocks, Bonds, Etc. Reported To IRS	104 104 10
	- Gross Proceeds Less Commissions and Options Premiums	01,461,461
4	Federal Income Tax Withheld	0,00
2	No. of Shares Exchanged	600,21
9	Classes of stock exchanged	See Details
7	Description	oee Details
	REGULATED FUTURES CONTRACTS	
φ	Profit or (loss) realized in 2004	000
တ	Unrealized profit or (loss) on open contracts - 12/31/03	00'0
0	Unrealized profit or (loss) on open contracts - 12/31/04	00.0
7	Aggregate profit or (loss)))

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Supplemental Tax Information Section This section contains valuable tax reporting information that is not provided to the Internal Revenue Service.

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DESCRIPTION INTEREST DEBIT (01.01.01.01.01.01.01.01.01.01.01.01.01.0		INFORMATION	ION	AMOUNT
			€	1,859.36
	TOTAL MARGIN INTEREST CHARGED	CHARGED	<i>⇔</i>	1,859,36
PURCHASES (TRADE DATE 2004)				
DATE DESCRIPTION	CUSIP	INFORMATION	QUANTITY	AMOUNT
01/05/04 01/05/04 01/07/04				
01/14/04 SATYAM COMPUTER SERVICES LTD COM	804098101 BUY		100	2,610.99
01/20/04 SATYAM COMPUTER SERVICES LTD COM 01/21/04 SATYAM COMPUTER SERVICES LTD COM 01/21/04	804098101 BUY 804098101 BUY		100	2,236.99 2,340.99
01/28/04 SATYAM COMPUTER SERVICES LTD COM 01/30/04	804098101 BUY		150	3,802.99
02/27/04 03/08/04 03/08/04		TO CARLES OF THE		
03/30/04 04/02/04 04/02/04 04/05/04				
05/07/04 SATYAM COMPUTER SERVICES LTD COM 05/12/04 05/27/04	804098101 BUY		145	2,983.49

January 27, 2005

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JOHN N. PAVLIS
ATTORNEY AT LAW
110 W. COURT STREET
FLINT, MICHIGAN 48502

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